ocom9013 (02/18)

UNITED STATES BANKRUPTCY COURT District of Maine

Case No.: 18–20179 Chapter: 13

In Re: Charles Pappas

ORDER TO COMPLY WITH LBR 9013-1(d)

Creditor, Donna Parris submitted a motion (Dkt #:14 and 15) which fails to comply with Local Rule 9013–1(d). If the motion is for relief from stay, because it does not comply with Local Rules the provisions of 11 U.S.C§362(e) regarding automatic relief from stay shall not apply.

□ The	Motion seeks action without a hearing.
	☐ The Motion lacks the required "Relief Requested Without a Hearing" language in the upper right corner of the first page.
	\square The Motion lacks the required consent(s) to comply with LR-9013-1(d) and/or 4001-1(g).
	The Proposed Order lacks the required "This Order shall become final in fourteen (14) days unless a party in interest sooner objects, in which case the matter shall be set for hearing and considered by the court as if this Order had not been entered." language.
	The Movant is instructed to either notice the matter for hearing, or else submit a revised motion

OR

and /or form of order that comply with the local rules.

The Motion must be set for hearing by the Movant. If the motion is not set for hearing, no further action will be taken on the motion.

Dated: May 23, 2018

/s/ Michael A. Fagone U.S. Bankruptcy Judge